

1891-015
Lee Co

Chancery Causes: Alexander C. McNeil, adm. vs. Emma Jones &c

Harris, Ewing, Whitehead, Milbourne, Miller, Robinson, Thompson,
Kincaid, Duncan

1 Plat

CA-Estate Dispute
T-Property

To the Hon. H. S. K. Merison Judge of the
Circuit Court of Lee County Virginia;

Your Orator Alexander E. McNeil would
respectfully represent, that he is the guardian
of the late Emma M. Harris, now the wife of Fines E.
Jones, and Marion S. Harris, who is commonly known
in Lee County Virginia as Dixie Harris, both of whom
are over 14 years of age, but at the same time are
minors under 21 years of age.

Your Orator states that he has given bond as such
guardian with good and ample security, and has
been acting as such for a number of years.

Your Orator states that his said two wards are children
and heirs at law of one Mary Harris now dead, who
during her life was twice married, by the first marriage
there were born to her three children to wit John
Ewing, Ellen Ewing now the wife of A. S. Whitbread
and Bathsheba Ewing now the wife of William Williams,
and of the second marriage your Orators wards are the
offspring, so that the said Mary Harris died left five
children her heirs at all whose names are stated above.

Your Orator states that the said Mary Harris died,
was a sister of the late David Miller who died about
the 14th day of Decr. 1886 intestate; The said David Miller
was an unmarried man, and hence he left no legal

descendants, and hence his brothers and sisters who are
in number and their descendants become his heirs at law.

The brothers and sisters of said David Miller dead are as
follows to wit, Peter^J Miller, Samuel Miller, John Miller,
Wm Miller, Ellen Miller now the wife of James A. Robinson
Sarah E. Miller now the wife of John B. Thompson and
Mary Miller who first married R. S. Ewing and after his death
she married James E. Harris & by him gave birth to your
orators said two wards.

Your orator now states that the said David Miller
at his death was the owner of a tract of land known as
the Hubbard farm lying and being in said county of Lee
about 7 miles north west of Jonesville, on the south side
of Cumberland Mountain, in the Poor Valley and on the
north side of the Poor Valley Ridge, containing 580 acres
more or less. This tract of land at the death of said David
Miller descended to his said brothers and sisters before named
and the 5 children of the said Mary Harris dead.

Your orator further states that said Peter J. Miller has
purchased the interest of his brother John Miller, in said land
that one B. F. Kincaid has purchased the interest of the
said Samuel Miller sharing, and he has also purchased
at \$30.00 per share, the interest of John M. Ewing, Whithead
& wife and Milburne & wife interest therein.

Your orator further states that in a chancery suit

lately determined in your Honor's court of the said
Peter J. Miller against Wm Miller & others, said tract
of land was partitioned between said Peter J. Miller
Wm Miller Robinson & wife, Thompson & wife & B.F. Kincaid
and your Orators said wards

By this partition Peter J. Miller was assigned lot No 1
containing $158\frac{1}{3}$ acres, Wm Miller lot No 2 containing $79\frac{1}{2}$ acres,
Sarah E. Thompson lot No 4 containing $79\frac{1}{6}$ acres, Ellen Robins
on lot No 5 containing $102\frac{1}{2}$ acres & B.F. Kincaid & E. Engles
& Marion S. alias Orie Harris lot No 3 containing $158\frac{1}{3}$ acres
and a Plot of said partition is herewith filed marked (A)

Your Orator states that of said lot No 3 said B.F.
Kincaid owns $\frac{8}{10}$ th thereof, and your Orators wards
Two tenths thereof; and an inspection of said plot will
show the fact, that said lot No 3 lies in a long narrow
strip extending from the top of the Poor Valley Ridge
across the Poor Valley, to the top of Cumberland Mountain.

Your Orator further states that said lot No 3 is all
poor Sterile and unproductive land, and is but little
adapted to purposes of cultivation, and its only value
consists of such timber as may be upon it.

Your Orator states that but little if any of said lot
No 3 is cleared up and fitted for cultivation, and
the same has not down to this time yielded any thing
in the way of rents and profits, and it will be along

time before the same will yield any thing of consequence in the way of rents and profits.

Your Orator states that his said wards live in Madison County in the state of Illinois, and it is not likely that they will ever desire to come to this county to live, but were they to do so. their share ^{of said lot No 3} would make them but a poor Home.

Your Orator states that in the event his said wards should die intestate before attaining the age of 21 years their interest in said lot of land would descend and pass to their half brother & sisters - John M Ewing, Ellen Whithead & Bathsheba Milburne all of whom are now residents of the state of Virginia.

As before stated. the said B. F. Kincaid has purchased the interest of said John M Ewing Whithead wife and Milburne wife's interest in said Hubbard land for \$90. being \$30. per share, and your Orator, believing it to be to the interest of his said wards, has contracted and sold subject to the approval of a court of equity their interest in said lot No 3 for \$80 ^{to said B. F. Kincaid} - being \$40.00 per share, and the said Kincaid to pay the costs of this suit, & said wards part of the costs of said suit of partition.

Your Orator now states that the interest of his said wards, will be promoted by a confirmation of the sale made to said Kincaid by your Orator of their interest

in said lot of land, but if mistaken in this, then he charges that their interest will be promoted by a sale outright of their said interest, and to attain that end by one or the other of these modes is the object of this bill:

The premises considered your orator prays that Finis & James Emma M. James, Marcand, alias Ori Harris John M. Ewing A. S. Whithead Ellen Whithead William Melbourne Bathsheba Milburne & B. F. Kinsaid be made defendants to this bill and be required to answer the same on oath, that an order of publication be entered posted and published against all of said defendants, that a guardian ad litem be appointed for said infants to defend their interest in this cause, and upon a hearing thereof a decree be entered ratifying confirming and approving said sale, or if deemed best, that their interest in said lot No. 3 be decreed to be sold outright and if in anywise mistaken in this his Special prayer then your orator prays for all general relief may the consideration of this writ of *habeas corpus* be decreed &c.

Henry J. Morgan attor. Piff

I do swear that the statements in the foregoing bill are substantially true as I verily believe so helps me God.

A. C. McKil

Sworn to before me by A. C. McKil. Dec. 2 1890.

H. J. Morgan Clerk.

Tax 1.50 Pa
At. Clerk 7.86 Pa
" Comm 1.00 Pa
For 5.00
G.A.L. 5.00 Pa
At 15.00 Pa
\$35.36
Debt 2.50 Pa

At McNeil Green

Dr. $\frac{1}{3}$ Bill

Ernest Jones & M. S. Harris &

1890 1st March Rules

Bill filed Shd & on
Hence lefts & D. Chis asks
them, & order Pub.

" 2nd March Rules D. Chis
Confes, order Pub. com-
pleted & cause set for
hearing

" April Term Cont'd.

" Sept " Cont'd.

" Decr Decree & Continued

1891 March Term

Decree final

1 To the Hon. H. S. K. Morison Judge of the Circuit
2 Court of Lee County Virginia;

3 The joint answer of Mrs Emma Jones, and Marion S.
4 Harris (the latter known in Lee County as Orey Harris) Infant heirs at
5 law of David Miller dead, but over the age of 14 years, to
6 a bill in Chancery exhibited in said Court against them
7 and others by Alexander B. McNeil their guardian in said
8 County of Lee State of Virginia;

9 Respondents say that they know nothing about their
10 interest in the land which is sought to be sold in the
11 said suit brought for that purpose by their guardian in said Co Va
12 and they suppose it is proper that it should be sold
13 otherwise their said guardian would not seek to sell it. And
14 respondents are willing to leave that matter to him and
15 others to judge of as to the propriety of the sale sought to be made.

16 Respondents say they do not expect to make Lee County
17 as their home, but were they to do so from what they have
18 learned concerning the land it is worth but little for the
19 purposes of farming, and is only valuable for such timber
20 as may be upon it.

21 Respondents say that they are willing for the use and willing
22 for the Court of Chancery which is by its constitution and prerogative
23 the guardian of infants, to determine the propriety of the sale
24 sought to be made, upon the evidence of persons acquainted
25 with the land;

26 Respondents say that were they competent in law, to
27 express an opinion touching or affecting their pecuniary
28 interest, they would say, sell the land for in its present
29 condition it is yielding them nothing while the money
30 it would bring would bring them some interest;

31 Respondents having now answered as fully as they
32 are advised is necessary and proper, they pray

to be done charged with their costs

James
James M. Jones
Jas. Heavis.

Emma Jones & Gray Horses

Ado. { Joint Answer

Alexander C. McNeil Guard.

To the Hon. N. K. Morrison Judge of the Circuit
Court of Lee County Va. -

The answer of John M Morgan Guardian "ad litem"
for Emma E Jones wife of F. E. Jones. and Marion
alias Orie Morris to a Bill filed against them, ^{and their} in this
Hon. Court. by Alexander L. McNeil their Guardian.
Respondent says, that his said words are
young and of tender years and being infants, are
the special wards of Courts of Equity. Their interest
in this suit is therefore committed to your honor's
care & protection.

Respondent further says, that of his own knowl-
- edge, he is not prepared to say, whether or not
the sale sought to be made, will promote the
interest of his said words. Nor can he affirm
the contrary. But of one thing he is well satisfied
& that is: that the land sought to be sold, has
not down to this time, been yielding his said
Wards, anything in the way of rents & profits.
Respondent says, as to the propriety of said sale
sought to be made, he will leave it
to those better acquainted with the land.
And Respondent having now answered as
fully as deemed necessary, he prays that his
said Wards be hence dismissed with their
costs,
Jno M. Morgan, a. l.

John M. Morgan Guardian
Ad Litem for Emanuel M
Jones & M.D. - alias Orin Harris

ad. } Answer

A.B. McNeil Guardian

To the Hon H. K. Morrison Judge of the Circuit
Court of Lee County Va.

The separate answer of B. F. Kincaid to a Bill filed
in this Honorable Court against him and others, by
H. B. McNeil Guardian for Emma M. Jones and Marion
S. Harris alias Orie Harris.

For answer to said Bill or so much thereof as he
is advised that it is material for him to answer -

Answering - Says:- It is true that he bought the
interest of Samuel Miller in what is known as the
Hubbard land. And it is also true that he bought the
interests of John M. Ewing, Ellen Whitehead and Bathsheba
Milborne therein. And it is also true; that he bought these
three last interests at (30¢) thirty Dollars per share,
And it is likewise true; that the said interests so pur-
chased by him and the interests of the said Emma Jones
and Orie Harris have been laid out to them in one
lot, which is known on the plat of the partition of
the Hubbard land, as lot No. 3.

Respondent further says it is true that he has agreed
with said McNeil, that he will take the interest of
said Emma M. Jones and Orie Harris in said lot No. 3,
and pay them therefor, the sum of 80¢. being Forty
Dollars per share, and will pay the costs of this suit and
said infants part of the costs of the suit for said partition

B. F. Kincaid

Accts. $\frac{1}{2}$ Answer

A. C. McNeil Guard

Showing more answered as fully as deemed
necessary. Respondent prays hence, to be dismissed
with his cost. B. F. Kincaid

A. C. McNeil Guard & Peff

vs.

Emmie Jones & M. S. Harrisal Defts

In Chy

This cause came on again this day to be finally heard on the papers heretofore read in the cause and the report of Special Court Henry J. Morgan filed in the cause March 1-1891. Showing the execution of the receivers bond. The payment of the purchase money of \$50.00 by B. F. Kincaid for the infants land awarded him by the decree entered in this cause Dec. 3 1890 to the Peff. the payment of the costs of this, and the costs of the suit of partition by said Kincaid, the execution of a deed by said Court to B. F. Kincaid for the said infants interest in said lot N. 3, and the transmission of said purchase money along with other funds by the Peff. to Fannie E. Jones the foreign guardian for said infants, and was argued by counsel, And the said report being accepted to on consideration of all which it is adjudged ordered and decreed that said report be and the same is in all things confirmed and the deed therewith submitted is likewise confirmed, and the clerk of this will deliver to the clerk of the county court said deed for recordation and said B. F. Kincaid will pay said Court. Morgan \$2.50 for the execution thereof, and no further action being necessary in the cause, the parties are hence dismissed and the cause stricken from the docket.

A. G. McNeil Grandt

as $\frac{2}{3}$ Dec. No. 2 Final

Entered Jones & M. S. Harris & Co.
Entered Chas. O. B. Page
320, Nov. 31, 1891,
Hyatt C

Enter this
Nov. 31, April 31, 1891
H. S. M. N.

A. C. McNeil Guard, & Pff

vs.

Emmer Jones & M. S. Harris & al Dfts

In Chy

This cause came on this day to be heard on the bill of the Pff. and exhibit therewith. The ^{joint} answer of Emmer Jones & M. S. Harris who are infants over 14 years of age. and their answer by John M. Morgan their Guardian ad litem. The answer of B. F. Kincaid, the Order of Publication, the deposition of witnesses, and the bill taken for confessed by the other defendants, and was argued by counsel.

On consideration of all which it appears to the court, that the interest of Emmer Jones & M. S. Harris alias Orey Harris will be promoted by a confirmation of the conditional sale of their interest in Sat No. 3. Made by the plaintiff to B. F. Kincaid on the terms set out in the bill of the Pff. and admitted by said Kincaid in his answer.

It is therefore adjudged ordered and decreed that said conditional sale be approved and confirmed, and upon the payment of \$80.00 the agreed purchase price, and the costs of this suit, and the costs of the suit of partition referred to in the Pffs. bill, ^{a pff who is appointed a receiver for the purpose} that said B. F. Kincaid take and hold by title firm and stable said Emmer Jones & M. S. Harris undivided interest in the said Hubbard land which was laid out to them along with the interest of said Kincaid in the partition of the Hubbard land and is shown on the plat of the

A B McNeil Gurdon

107 { Decem 101

Emma M Jones

Entered Chas. B. B.

pages 300 & 301.

Dec 3rd 1890.

J. S. H. H. H.

Enter this

Dec 3 1899

W. A. H.

commissioners who partitioned the same as lot No. 3
and when said sum of \$80.00 and said costs shall
be paid to the plaintiff, then Henry J. Morgan
who is hereby appointed a commissioner for the
purpose will convey with covenants of special
warranty said Emma M. Jones & M. S. Harris undivided
interest in lot No. 3 in the bill mentioned and
said receiver will execute bond with recent condition. ^{direct to book 100}
He will report his action to the court and until
the coming in thereof the cause is continued.

W. A. H. \$2.10.00

Alexander L. McNeal Guard & Poff

vs.

In Chy.

Orey Harris + Emma Jones others D^{fts}

To John M. Morgan Guardian ad litem for Orey Harris and Emma Jones. Please take notice that at the Clerk's office of the Circuit - - - of Lee County Virginia, on the 19th day of Nov. 1890, I will proceed to take the depositions of Peter T. Miller and C. J. Duncan - - which when taken, are intended to be read as evidence on the part of myself as Plaintiff in the above styled suit, and Orey Harris and others are defendants, and at the taking of said depositions the questions following will be propounded to each of said witnesses

A. L. McNeal Guard

- 1st Question - Mr Peter T. Miller - please state whether or not you are acquainted with the tract of land owned by David Miller at his death known as his Hubbard ^{farm} a part of which is sought to be sold in this suit, and if so, state what kind of land it is, how long you have known it, how far you live from it, and what you think would be a fair price for $\frac{4}{5}$ of one undivided seventh part thereof in its present condition?
- 2 Question - Please state whether or not, the land in its present condition, is likely to yield any thing in the way of crops and profits?
- 3 Question - Is it not a fact, that the main part of said tract of land lies on the south side of Cumberland Mountain, & North side of Pow Valley ridge with a narrow sandy valley between, known as the Pow Valley & formerly suited for cultivation?

4 Question. B. F. Kincaid offers each of the infants \$40.00 for their interest in said land, and agrees to pay the costs of this suit, and said infants con proportion of the costs of the suit for partition. Now if said infants land should be sold, would it be best for said infants, that said infants land should be awarded to Kincaid, at \$80.00 He paying the costs of the two suits, or would it be best for them to decree a sale outright, and let their land pay said costs.

5th Question All things considered, would the interest of the infants be promoted by a sale of their interest in the tract of land in the bill mentioned, either to Kincaid on his terms or by a sale outright, or would it be best to let the land remain theirs as it now is

6 Question Please state if you know, where said infants now reside

I hereby accept service of the foregoing notice and agree that said witnesses may be examined on the foregoing questions Nov. 19th 1890

Jms M. Morgan, Gal. Secum
for said Infants.

Alexander C. McNeil Guard to

Jeff
Du Chey

vs
Orey Harris, Emma Jous et al Defts

The depositions of Peter T. Miller and others taken in the above styled cause on the 19th day of November 1890, at the Circuit Court Clerk's office for Lee County Va, pursuant to the notice hereto attached.

Said Peter T. Miller a witness of lawful age being duly sworn deposes and says.

Ans 1st In answer to first question, I am well acquainted with said land, and have known it for upwards of 40 years, it is common Poor valley land none of which is very productive, I now reside on a part of the farm, And I think 40¢ is the full & fair price for $\frac{2}{5}$ of $\frac{1}{2}$ part thereof.

Ans. 2nd In its present condition the land would not yield any rents or profits, to any extent.

Ans. 3^d

It is a fact, that said land lies in a narrow strip across Poor valley, on the ridge & mountain, and is not suitable for Cultivation.

Ans. 4th

I consider ^{that} said offer by said Thineaid is a full and fair one, and that it will be to the interest of said infants to accept said offer, because the interest on said money would be greater than the rents & profits of their land.

Ans. 5th

The land being such a narrow strip, not even ~~50~~ ^{could be} yards wide, it is as before stated, to the interest of said infants to accept said offer.

Ans. 6th

Said infants live in Ill. And further this witness saith not. Peter T Miller

wit claim
50th

The said C. T. Duncan being duly sworn deposes as follows to wit

In response to the first question the witness says:

I am pretty well acquainted with

The land mentioned in the question
I have known it 10 or 15 years.

and for the last three or four years
I have been over said land very fre-
quently. The land is of poor quality
considered from an agricultural stand-
point, it is poor and sandy but it
is proper to say that said land is well
timbered, on part of the land while other
parts is cleared and other parts of it
the timber is scrubby and of little value.

In answer to the second question
Witness does not think that said
land will in its present condition
rent for enough to pay the taxes and
keep the fence in repair should an
attempt be made to cultivate it.

In answer to Third question
Witness says Yes.

In answer to the 4th question

I am decidedly of opinion that the
offer of Mr. K. said to pay \$8000
to said infants and pay the costs
mentioned in the question is better
for said infants than to offer
said land at Public outcry, to the
highest bidder, as I doubt very
much whether their interest in said

would sell for the \$80.00

In answer to 5 question

I am of opinion the best interest
of said infants would be promoted
and subserved by a sale of said
lands.....

In answer to 6 question

Said infants are now residents of
Virginia residing as I am in
Germany in the State of Illinois
And further this deponent swears and
C. T. Duncan.

The foregoing deposition of C. T. Duncan was signed
+ sworn to before me H. J. Morgan Court.

The foregoing deposition of P. T. Miller was taken
sworn to and subscribed by him

J. R. G. Hyatt Court

A. C. M. - Trial Grounds

Depos.

Examiner James T. L.

Filed Dec 17/1890.
J. R. G. Hyatt

Court fee 1.00

Mr. Ellen Robinson

10 $\frac{1}{2}$ acres. Lot no 5.

Mrs S. E. Thompson. Lot no 4.
79 $\frac{1}{6}$ acres

B. F. Kureaid.

Emma M Jones^{and} Orie Harris. Lot no 3.
158 $\frac{1}{3}$ acres.

William Miller. Lot no. 2.
79 $\frac{1}{6}$ acres.

Peter S Miller

Lot Number 1

158 $\frac{1}{3}$ acres,

Top of Poor Valley Ridge

Top of Cumberland Mountain

Plot of Partitions

(A)

A. G. McNeil Grand v. Peff

vs.

Emmer Jans + M. S. Harris + al Defts

} In Chy

Recd of B. F. Kincaid the purchaser of the land
in this cause Ten dollars + 36 cents the cost
due me as clerk + bond in said cause. March 11/91

J. A. G. Hyatt clerk

Recd, of B. F. Kincaid fifteen dollars the attos taxed
fee in the cause above, and five dollars the guardian
ad litem fee therein and two dollars and fifty cents
for making deed to him March 11 1891.

Henry J. Morgan

Recd of B. F. Kincaid Five dollars for Order of Publication
in said cause March 11th 1891

Geo. W. Blankenship,

Rec'd. of B. A. Kincaid Eighty
dollars (\$80⁰⁰.) The sum agreed to
be paid me in the Chancery Cause
of A. C. McNeil ~~guardian~~ vs. Emma Jones
et al. for the interest of Emma Jones
and Marion S. (Alias Ora) Harris
in the Hubbert tract of land decided
in the lib & proceedings of said suit.

This Dec. 17th 1890.

A. C. McNeil Guardian

A B McNeil Grand & Peff
vs. } In Chy
Emmer Jones & M. S. Harris & al Defts

To the Hon H. S. K. Morrison Judge of the Circuit
Court of Lee County Virginia;

Since the decree of Dec. 3 1890 was entered in this
cause the Peff has executed bond as receiver in this
cause in the sum of \$250 in accordance with the
requirements of the said decree and the same is
herewith filed marked (A)

Mr. Kincaid has paid to the said Peff as receiver
the purchase price of the land awarded him by
the said decree (See receipt herewith.)

Mr. Kincaid has also paid the costs of this suit
and said Infants part of the costs of the suit for Partition
and these things being done I thereupon made
him a deed of conveyance for said infants
undivided interest in Lot No. 3 referred to in the
bill, and this deed is herewith submitted for
your approval

The said \$80.00 so paid the Peff as receiver in this
cause has been transmitted by him to Firis E. Jones
the guardian for the said Emmer Jones & M. S. Harris
in the state of Illinois, and this transference was

pursuant to an order made in the Petition case
in your Honors court of Finis E Jones Guardt against
A. B. M^r. Neil Guardt. and said \$80.00 constituted
a part of the fund directed to be transferred in
said last named cause

Respectfully Submitted

Henry J. Morgan Com.

A. B. M^r. Neil Guardt

127 { Com. Report of clerk to

Ernest Jones & M. S. Harris & Co.

Filed March 1-1890

J. A. Stoyatt

KNOW ALL MEN BY THESE PRESENTS, That we *A. C. McNie*
and O. J. Morgan
are held and firmly bound unto the Commonwealth of Virginia, in the sum of *Two*
Hundred & Fifty dollars, to the payment whereof, well and truly
to be made to the said Commonwealth of Virginia, we bind ourselves and each of us, our
and each of our heirs, executors and administrators, jointly and severally, firmly by these
presents, hereby waiving the benefit of our homestead exemptions as to this obligation,
and any claim, right, or privilege to discharge any liability arising under this bond, or by
virtue of said office or trust, in any currency, funds, counter claims or offsets other than
legal-tender currency of United States. Sealed with our seals, and dated *17th* day
of *December*, one thousand eight hundred and *Ninety*

The Condition of The Above Obligation is Such, That if the above bound *A. C.*
McNie shall faithfully perform the duties of *his* office or trust, as *Receiver*
under a decree of the Circuit Court of the County of Lee, pronounced on the *3rd*
day of *Decr.*, 1890, in the suit therein depending
under the name and style of *A. C. McNie Executor* Plaintiff
vs. *Emma Jones & M. B. Harris et al* Defendants

and properly account for all sums of money *he* may receive as
such *Receiver*

then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in the
presence of

A. C. McNie (SEAL.)
Henry J. Morgan (SEAL.)
(SEAL.)

In the Clerk's Office of the Circuit Court of the County of Lee

This day
suret on the above bond, made oath before me J. A. G. Hyatt, Clerk of the Circuit
Court of the County of Lee, that
estate after the payment of all just debts, and those
for which bound as securit for others, and expect to have
to pay worth the sum of
dollars.

Given under my hand this day of 18 .
Teste: Clerk.

A. C. McKelquade
vs ³ Bonds
Emma Jones M. S. Harris

Filed Dec. 17th 1890,
J. A. Hyatt ©

A.

VIRGINIA:—In the Clerk's Office of the Circuit Court of the County of Lee on the 12th day of Feb. 1890.

A. C. McNiell guard for &c

vs.

In Chancery.

Orey Harris & others Defts

The object of this suit is to make absolute the sale of infant's land mentioned in the Bill.

And an affidavit having been made and filed that the defendants Orey Harris, Finesas Jones, Emma Jones, John Ewing, A. S. Whitehead, Ellen Whitehead, Wm. Milbourn and Bathsheba Milbourn are non residents of the State of Virginia, it is ordered that they do appear here, within fifteen days after due publication hereof, and do what may be necessary to protect their interests in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in some newspaper, and that a copy be forthwith posted at the front door of the court house of this county. A copy—Teste:

J. A. G. HEATT, Clerk.

H. J. MORGAN, p. q.

2-29-4t

OPPIUM
 HABIT. Only Certain and
 SPECIFIC FOR THE CERTAIN CURE
 OF THIS DISEASE.
 G. H. INGHAM, M. D.
 Amsterdam, N. Y.
 We have sold Big G for
 many years, and it has
 given the best of satis-
 faction.
 D. R. DYORCH & CO.
 Chicago, Ill.
 Mark \$1.00. Sold by Druggists.
 Trade
 Ohio.
 CINCINNATI, OHIO.
 KEARNS CHEMICAL CO.
 Sold only by the
 cause of the
 GUARANTEED NOT TO
 1 TO 3 DAYS.
 Great is

W. K. ARMSTRONG, CASHIER.

Bank,

Gonesville, Va., 188

I G W. Blankenship Editor & Proprietor
 of the Lee County Republican a news
 Paper published in Lee County Virginia
 do certify that the annexed order of Publi-
 cation was published four weeks success-
 fully in said Lee County Republican prior
 to April the 10 1890

Given under my hand Nov. 1890

Editor

Lee County Republican

A C McNeil Guard

as } Certificate of Pub.

Enrollment Journal